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MATTHEW L. MAZUR Partner

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defindant wish to be heard

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July 23, 2025

BY ECF

Hon, Denise L, Cote United States District Court Southern District of New York Daniel Patrick Moynihan Courthouse 500 Pearl Street New York, New York 10007

Saplember 8, 2025, and remain in the Southern as Tas from Histrict of Hew York Heraugh trial. Should the Re: United States v. Keonne Rodriguez and William Lonergan Hill, No. 24 Cr. 82 (DLC)

Dear Judge Cote,

In response to the Court's inquiry at yesterday's hearing, Mr. Hill will return to the United States on October 20, 2025, in preparation for the trial beginning on November 3, 2025. Before and during the trial, Mr. Hill will reside with his sister at her home in Brooklyn, New York.

Consistent with past practice in this case, Mr. Hill and defense counsel will provide Mr. Hill's flight information to the Government, Pretrial Services, and the agents who have been monitoring advise the Court by July 25 him while on release.

Dated: New York, New York

July 23, 2025

Respectfully submitted,

By: Matthew L. Mazur Matthew L. Mazur Roger A. Burlingame Dechert LLP Three Bryant Park 1095 Avenue of the Americas

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cc (by ECF): All Counsel of Record

Counsel for Defendant William Lonergan Hill